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Ø1002/003

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	MENT UNDER 37 CFR 3	3.73(b)
Applicant/Patent Owner: Genzyme Corporation	on	
Application No./Patent No.:10/595/584	Filed/Issue Date:	May 23, 2006
Entilled: Use of Deoxynojirimycin Derivative or	a Pharmaceutical Salt thereof	
Genzyme Corporation	a corporation	
(Name of Assignee)	(Type of Assignor, e.g., corporer	don, partnership, university, government agency, etc
states that it is:		
 the assignee of the entire right, til 	tle, and interest; or	
an assignee of less than the entire		
The extent (by percentage) of in the palent application/patent identified abov	its ownership interest is e by virtue of either.	%
 An assignment from the inventor(s) of the recorded in the United States Patent an thereof is attached. 	he patent application/patent ide d Trademark Office at Reel	ntified above. The assignment was, Frame, or for which a copy
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B. A chain of title from the inventor(s), of the shown below:	ne patent application/palent ide	ntified above, to the current assignee as
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The undersigned (whose title is supplied below	 is authorized to act on behalf 	of the assignee.
LVALL		11/09/2009
MKS Warter	-	Date
Maggle Shafmaster		617-768-6485
Chief Patent Counsel		Telephone Number
•		•

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In re Application of: Aerts. Application No. 10/595,584 Ø1003/003

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PTO/ SB/28 (09-04)
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Filed: May 23, 2006
For: Use of Deoxynojirimycin Derivative or a Pharmaceutical Sait Thereof
The owner". <u>Genzyme Comoration</u> , of 100 percent interest in the instant application hereby disclaims, except as provided below the terminal part of the statutory term of any patient granted on the instant application which would extend beyond the explaints of the first statutory term of prior patients. Let <u>PST-282-153</u> and the term of said prior patient is defined in 35 U.S.C. 154 and 173, and as the term of said prior patient is presently shortened by any terminal dictalmer. The owner hearby agrees that any patient so granted on the instant application shall be ediforceable only for and during such period that it and the prior patient are commonly owned. This agreement runs with any patient so the instant application and by binding upon the grantee, its successors or assigns.
In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the explaint oldes of the full statioty term as defined in 35 U.S.C. 154 and 173 of the partor patent, "as the term of said prior patent is presently shortened by any terminal disclaimer," in the event that said prior patent later.
expires for failure to pay a maintenance fee;
is held unenforceable; is found invalid by a court of competent jurisdiction;
is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321;
has all claims canceled by a reexamination certificate; is reissued; or
is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge links withut fake statements and the fike so made are punishable by fine or imprisonment, or both, under Section 1001 of Tile 16 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.
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*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

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